Brunswick Bank?

- A. That's right.
- Q. Doctor, why do you feel this property has to be sold?
- A. I feel that it has to sold for the fact that there is no mutual agreement. We could not transact business together.

RE-DIRECT EXAMINATION BY MR. DELAUTER

- Q. Dr. Meadows, why do you feel the property can't be divided without material loss and injury?
- A. I feel that there are some parts of the property that are more vaulable than others.
- Q. Please describe how the property is divided?
- A. Well, there are two furnaces heating the property. One furance heats a jewelry store and a barber shop and the spartment over the jewelry store. The other furnace heats the rest of the building. It just couldn't be divided evenly.

RE-CROSS EXAMINATION BY MR. CLAGGETT

- Q. Doctor, do any of the three heirs of John E. Meadows wish to occupy personally any of this property?
- A. No, all strictly rental and all in one building.

MARY EVELYN BROWN, a witness of lawful age, on e of the Complainants, after first being duly sworn, deposes, and says:

By Mr. DeLauter:

- Q. Will you state your name and residence?
- A. Mary Evelyn Brown, 414 Rhode Island Avenue, N. W., Washington, D. C.
- Q. You are a daughter of John E. Meadows and Birdie L. Meadows?
- A. Yes, sir.
- Q. What other children are there in the family?
- A. Bernard Ford Meadows, Stanley J. Meadows, and myself, Mary Evelyn Brown.
- Q. Your father left a last Will and Testament when he died?
- A. He did.
- Q. I show you Exhabit "B" filed in this cause and ask you what is it, and you say it is a certified copy of your father's Will?
- A. Yes, sir.
- Q. Now I show you Exhibit "A" and ask you is it a certified copy of your father's Deed?
- A. Yes, it is.